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Applio	cant/P	atent Owner:	Aventis Pharma S.	.A		
Application No./Patent No10/786,8		10/786,810	Filed/issue Date:	February 25, 2004		
Entitle	ed:	Dopaminergic	Neurotransmission i	tagonist and of a Product of the Brain, the Pharmacet the Treatment of Parkins	ıtical Compositions	
Αv	/entis	Pharma S.A.		, a Corporation		
		(Name of	Assignee)	(Type of Assignee, e.g., o	corporation, partnership, university, governmen agency, etc.)	
States	s that	it is:				
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. <u>[</u>	an assignee of less than the entire right, title and interest. The extent (by, percentage) of its ownership interest is%					
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J. [A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee shown below;					
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he ur	ndersig	gned (whose title Is	supplied below) is empo	owered to act on behalf of the as	ssignee.	
June 8, 2005				ROU	SSEAU Pierick	
		Date			d or printed name	
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AUG. 16. 2005 2:21PM

UNITED STATES OF AMERICA

DECLARATION FOR PATENT APPLICATION

As a below named inventor(s), I/We hereby declare that:

My/Our residence(s), post office address(es) and citizenship(s) are as stated below my name(s). IAWe verily believe I am/we are the original, first and sole/joint inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled: COMBINATION OF A CB1 RECEPTOR ANTAGONIST AND OF A PRODUCT WHICH ACTIVATIVES DOPAMINERGI NEUROTRANSMISSION IN THE BRAIN, THE PHARMACEUTICAL COMPOSITIONS COMPRISING THEM AND THEIR USE IN THE TREATMENT OF PARKINSON'S DISEASE and the specification of which is attached hereto (Aventis Docket No.ST01023 US CNT) was filed on February 25, 2004 as U.S. Application Number 10/786,810 and was amended on (if applicable).
was described and claimed in PCT int'l Application Number filed of and as amended under PCT Article 19 on (if any). 図 (check one) filed on IWe hereby state that IWe have reviewed and understand the contents of the above identified specification. Including the claims as amended by any amendment referred to above. I/We acknowledge the duty to disclose to the U.S. Patent and Trademark Office all Information known to me/us to be material to patentability as defined in 37 C.F.R. 1.56. I/We hereby claim foreign priority benefits under Title 35, United States Code §119(a)-(d) or 365 (b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one other country other than the United States of America, listed below and having a filing date before that of the application on which priority is claimed. I/We have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: \boxtimes 0111200 29/August/2001 Foreign <u>France</u> Priority: Number Country Day/Month/Year Filed Prior Number Foreign Country Day/Month/Year Filed Appln(s): I/We hereby claim the benefit under Title 35, United States Code §119(e) of any United States Provisional application(s) listed below: Number Filing Date I/We hereby claim the benefit under Title 35, United States Code §120 or 365(c) of any United States application(s) or international application designating the United States listed below and, insofar as the subject matter of each of the claims of this application its first disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I/We acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application. \boxtimes this application. PCT/FR02/02946 <u> August 28, 2002</u> **Pending** Application Serial No. Filing Date Status (Patented, Pending) IWe hereby declare that all statements made herein of my own knowledge are true and that all statements made on information Additional names and signatures are attached. Inventors(s):

and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18. United States code §1001, and that such willful false statements are punishable by fine or imprisonment, or both under Title 18. United States code §1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. Full name: Daniel BOCCIO
Signature: Transis Bocció
Date:
Country of Citizenship: France
Residence: Fayl-Billot, France
(City, State/City, and Country only)
P. O. Address: 14 rue Georges Darboy
52500 Fayl-Billot (France)

3. Pull name: <u>Yvette HENIN</u>	4. Full name: Odile PIOT-GROSYEAN		
Signature: Uvett herry Date: Hay 222 200 5 Country of Citizenship: France Residence: Paris, France (City, State/City, and Country only) P. O. Address: 18, Cours du 7 ^{cmo} Art 75019 Paris (France)	Signature: Date: Residence: Choisy Le Roi, France (City, State/City, and Country only) P. O. Address: 4 rue Jean-Baptiste Clément 94600 Choisy Le Roi (France)		
5. Full name:	6. Full name:		
Signature:	Signature:		
Date:	Date:		
Country of Citizenship:			
Residence: (City and State/City and Country only)	Residence: (City and State/City and Country only)		
P. O. Address:	P. O. Address:		
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Customer No. 005487

Aventis Pharmaceuticals Inc. Route #202-206 P.O. Box 6800 Mail Code D-303A

House Water, NJ 08807-0800 Bridgewater, NJ 08807-0800 Telephone (908) 231-3364 (908) 231-2626

Telefax

Aventis Docket No. ST01023 US CNT